PATENT APPLICATION Serial Number: 09/723,169

Attorney Docket Number: STD 1684

## REMARKS

Applicant hereby submits this Amendment A, responsive to the Office Action—Date Mailed: June 4, 2003, Paper No. 3, for which a response is due September 4, 2003 by a shortened statutory period for reply set to expire three months from the mailing date of the Office Action. This response is extended two months by petition and is accompanied by the appropriate fee transmittal authorizing the Commissioner to charge any additional fees and credit any overpayments during the pendency of this application to Sitrick & Sitrick's Deposit Account Number: 501166.

Claims 1-55 are currently pending in the application. Claims 46-55 are withdrawn as non-elected.

Responsive to the restriction requirement, Applicant hereby affirms election with traverse of Group I, claims 1-45, as verbally elected with traverse during a telephone conference of the Undersigned with Examiner on May 22, 2003.

By this Amendment, Claims 1, 4, 10, 11, 13, 17-19, 23, 24, 26, 27, 30-37 and 45 are currently amended. Claim 16 is canceled without prejudice. Claims 56-58 are new. No additional fee is due. All bases of rejection have been traversed and overcome. It is respectfully submitted that the present Application is now in proper form for Allowance. Reconsideration is respectfully requested.

The drawings are objected to as failing to comply with 37 CFR 1.84 (p)(5). Responsive to this objection, FIG. 12 has been corrected to utilize reference numerals in the 1200's, consistent with the specification. A corrected informal drawing ([1] one page, sheet 7/8, figs. 11 and 12) is herewith transmitted under separate cover to the Official Draftsman, per Examiner Becker's instructions to the Undersigned on November 3, 2003. (A courtesy copy of the corrected informal drawing for the Examiner is herewith transmitted.)

It is thus respectfully submitted that by this Amendment A the objections to the drawings as failing to comply with 37 CFR 1.84(p)(5) is traversed and overcome.

Claims 1-15 and 17-45 stand rejected under 35 USC 102(e) as being anticipated by Cossato et al. (U.S. Pat. No. 6,504,546).

It is respectfully submitted that by this Amendment, all independent claims 1, 26, 37 and 56 (and all claims depending therefrom) are patentably distinguishable over Cossato et al, alone or in combination with the other art of record. Support for the amended claim language is found

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in numerous places in the pending application (see for example: page 35, lines 1-14, and elsewhere).

Neither Cossato nor any art of record, teaches or infers Applicant's claimed invention as set forth in claims 1, 26, 37 and 56, and all claims depending therefrom.

For example, neither Cossato nor any art of record teaches or infers reconstructing an appearance of a selected user image (having object geometry and pixel texture) to appear in the same placement position and orientation as a selected reference object being replaced in the original audiovisual presentation, by transforming the user image geometry to modify the pixel texture, responsive to the orientation of the selected reference object, for producing an integrated display presentation, as set forth in claim 26, and the other pending claims.

Thus, it is respectfully submitted that by this Amendment, all bases of rejection of Claims 1-15 and 17-45, under 35 USC 102(3), are traversed and overcome as being anticipated by Cossato.

The prior art of recorded has been considered by Applicant in responding.

It is thus submitted that all bases of objection and rejection have been traversed and overcome, and that the Application, including the drawings and all Claims 1-15, 17-45 and 56-58 are in proper condition for allowance taking the form of a Notice of Allowability or Notice of Allowance.

The Examiner is invited to directly communicate with the undersigned, if it will in any way facilitate the prosecution of the application.

Respectfully submitted,

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November 4, 2003

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